

WHEREFORE, your Complainants pray for a sale of the said real estate and premises heretofore mentioned and for the appointment of a trustee or trustees to make said sale.

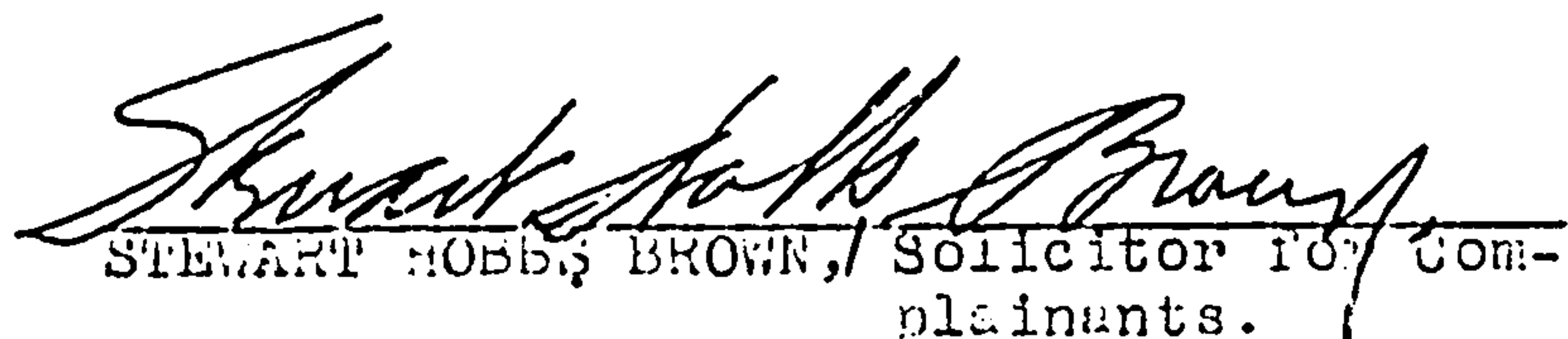
And for such other and further relief as the nature and equity of the case may require.

TO THE END THEREFORE:

That It May Please Your Honorable Court to grant unto the Complainants the Writ of Subpoena against the said William F. Zurgable, Elsie Zurgable Topper and Guy Topper, her husband, whose last known address is 1007 W. 37th St., Baltimore 11, Md.; Mary Zurgable, Lillian Zurgable Newton and Harold Newton, her husband, whose last known address is 4021 Wilsby Ave., Baltimore, Md.; James L. Zurgable and Ruth Zurgable, his wife, whose last known address is 1305 Gorsuch Ave., Baltimore, Md.; Louise Zurgable Sell and Paul Sell, her husband, whose last known address is Tuneytown, Md.; Nellie Zurgable Crew and Charles Crew, her husband, whose last known address is Union Avenue, Hampden Section, Baltimore, Md., commanding them to be and appear in this Court at some certain day, to be named therein, and answer the premises and abide by and perform such decree as may be passed therein.

That It May Further Please Your Honorable Court to grant unto the Complainants an Order of Publication, warning the defendants, William F. Zurgable, Jr. and Margaret Zurgable, his wife, whose last known address is Port Huron, Michigan and all other defendants whose addresses are unknown, to be and appear in this Court on some certain day to be named therein to answer said premises and abide by and perform such decree as may be passed herein.

AND, AS IN DUTY BOUND,



STEWART HOBBS BROWN, Solicitor for Complainants.

Filed March 3, 1951

Stewart H. Brown
Attorney at Law
Frederick,
Maryland